

Appl. Serial No.: 09/302,687

Atty. Docket No. 06005/36359
59-11123**REMARKS**

Claims 1-31 are pending and at issue in this application. By this amendment, certain claims are amended to recite specific structure in the form of a user interface system having a processor, to be clearly drawn to patentable subject matter under 35 U.S.C. §101, while these and/or other claims are amended to change or delete various phrases to make these claims more clear under 35 U.S.C. §112. None of the amendments made herein is made to overcome any prior art and, it is believed, none of these amendments narrows the scope of any of the claims. As a result, none of these amendments is being made for patentability purposes.

Applicant's Interview Summary

On March 5, 2007, Applicants' attorney, Roger A. Heppermann, conducted a telephonic interview with Examiner Jennifer N. To during which interview Examiner To requested that the above-identified amendments be made to clearly satisfy §101 and §112 requirements. Examiner To indicated that making these amendments should place this case in condition for allowance. No prior art was discussed. Applicants wish to thank Examiner To for her time and assistance during the interview.

CONCLUSION

Applicants submit that this application is in condition for allowance and request Examiner To to enter these amendments and issue a notice of allowance in this case.

Respectfully submitted,

March 6, 2007

By: Roger A. Heppermann
Reg. No. 37,641MARSHALL, GERSTEIN & BORUN LLP
6300 Sears Tower
233 South Wacker Drive
Chicago, Illinois 60606-6402
(312) 474-6300
Attorney for Applicants